

BEFORE THE
Federal Communications Commission

WASHINGTON, D.C. 20554

RECEIVED

SEP - 8 1997

DOCKET FILE COPY ORIGINAL

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

In the Matter of

Review of the Commission's Rules regarding
the main studio and the local inspection
files of broadcast television and radio stations

)
)
)
)
)
)

MM Docket No. 97-138

To: The Commission

**REPLY COMMENTS OF SYNDICATED COMMUNICATIONS
VENTURE PARTNERS II, L.P.**

Syndicated Communications Venture Partners II, L.P. ("Syncom"), by its attorneys, submits these Reply Comments in response to the Comments filed regarding the Commission's Notice of Proposed Rule Making ("NPRM") in the above-captioned proceeding.¹ Syncom, a minority-controlled limited partnership which owns the licensee of KCCX(FM), Lexington, Missouri, strongly urges modification and relaxation of the Commission's rules regarding main studio location.

Currently, the FCC main studio rule generally requires each radio and television station to locate its main studio within the station's principal community contour.² The principal justification for the rule is to ensure that a broadcast station is accessible to

¹FCC 97-182 (rel. May 28, 1997).

²47 C.F.R. § 73.1125.

No. of Copies rec'd
List ABCDE

OH

residents of its community of license.³ A station's main studio may be located outside of its principal community contour "when good cause exists . . . and that to do so would be consistent with the operation of the station in the public interest."⁴ Approval for this exception, however, requires participation in the burdensome and lengthy exercise of obtaining a waiver of the rules.⁵

The policies supporting the main studio rule are overshadowed and negated by the unfair results created by its application. For example, the relative contours of different stations licensed to the same community vary dramatically and, thus, the rule disproportionately limits the main studio location choices of stations with smaller contours. Powerful stations with large contours enjoy the flexibility to locate their studios great distances from the community of license while less powerful stations are restricted only to locations which are closer in.

The current main studio requirements also create substantial burdens on multi-station licensees who could benefit from the efficiency and economic advantage of operation from a centrally located consolidated studio. Significantly, the Commission recently relaxed its radio ownership restrictions in order to "grant operators greater opportunity to combine administrative, sales, programming, promotion, production and other functions, as well as to

³NPRM at ¶ 4-5.

⁴47 C.F.R. § 73.1125(a)(4).

⁵Indeed, SynComm understands that in March, 1996, one AM licensee applied for a waiver to relocate its main studio outside of the station's principal community contour and today, more than one year later, the application is still pending! See Application for Minor Change, WQXA(AM), York, Pennsylvania, FCC File No. BML-960320AA.

share studio space and equipment."⁶ The Commission reasoned that "[n]ot only will such efficiencies enable radio stations to improve their competitive standing; they may also play a significant part in improving the diversity of programming available to the public."⁷

Yet limitations of the main studio rule threaten licensees' ability to realize these advantages. Consolidation of more than one commonly-owned broadcast station can occur only if the contemplated studio exists within the principal community contours of all of the stations involved. However, the likelihood of such a phenomenon also is jeopardized by the inflexibility of the main studio rule. Consider, for example: (1) lower-powered stations, (2) instances where a station is the only station licensed to its respective community of license or (3) circumstances where commonly-owned stations are located in remote places within a market. The contour limitations inherent in each of these situations threatens, if not eliminates, a licensee's ability to consolidate studio locations while continuing to satisfy the contour restrictions of the current rule. Licensees, then, must absorb the additional expense and administrative nightmare of maintaining multiple studios merely to comply with the main studio requirements. This duplication of services and expenses clearly contradicts the Commission's professed encouragement and support of studio consolidation and undermines broadcasters' ability to give the best possible service to their listening community.

⁶Revision of Radio Rules and Policies, 7 FCC Rcd 2755 at ¶ 11 (1992), recon., 7 FCC Rcd 6387, further recon., 9 FCC Rcd 7183 (1994).

⁷Id. Congress has further loosened the local radio ownership restrictions through the Telecommunications Act of 1996, implicitly confirming the Commission's conclusions that consolidated operations locally will serve the public interest.

The advent of highways and modern transportation systems further weighs in favor of relaxing the location requirements of the main studio rule. Station facilities and studios can be accessed easily by car through nationwide, local and state highway systems. Various methods of public transportation such as the subway, bus, train or commuter-rail provide additional means of accessing a station's studio. Further, with the advancements in communications and delivery technologies, no broadcast station is more than a telephone call, voice mail, e-mail, overnight express-mail or fax away from members of the viewing community. Geographic proximity is no longer a necessary feature of main studio location policies and its emphasis in the current rule, therefore, should be relaxed.

Through its NPRM, the FCC proposes to amend the main studio rule by replacing the community contour standard with an option(s) which will allow broadcasters more flexibility in the location of their main studio but preserve reasonable access to broadcast stations. The NPRM presents three specific options for the rule's amendment: (1) allowing a station to locate its main studio within an established number of miles from the center of its community of license; (2) allowing a broadcaster to locate its main studio within the principal contour of any station licensed to its community of license; or (3) a combination of these two approaches under which compliance could be achieved through satisfaction of either of the two options.⁸ Syncom strongly encourages the adoption of the first option.

Syncom joins in support of comments proffered by ABC, Inc., Radio One Licenses, Inc., and others and recommends that the Commission adopt a definitive mileage standard

⁸NPRM at ¶¶ 14-15.

that permits licensees to locate their station's main studio anywhere within a 50-mile radius of the center of the community of license. This proposal is, by far, the most reasonable and equitable solution to the inequities created by application of the current rule. The objective nature of the mileage guideline would allow both licensees and the Commission to determine compliance with main studio requirements easily and efficiently. Such a standard also would permit stations of varying levels of power or class to enjoy the same variety and flexibility in the location of their main studio as well as experience the economic advantages of consolidated station operation. This option especially would provide increased flexibility for minority-station owners who, to enter and serve major markets, must acquire stations in communities at the edge of the market. For example, station KCCX(FM) serves Kansas City, Missouri, but is licensed to a community thirty-eight miles away in Lexington, Missouri. The 50-mile radius options would enable such owners to locate their studios within the markets to which they provide significant service. Further, as noted in the NPRM, a 50-mile radius is only a slight increase from the largest principal community contour of a typical high power/class broadcast station.⁹ Thus, the moderate distance of this approach would preserve the fundamental basis for main studio policies, *i.e.*, stations' accessibility to their communities of license.

In contrast, the principal community contour standard replicates some of the same inequities that exist with the current rule. Just like the current disparity in studio location options between lower-power and higher-power stations, option two of the Commission's

⁹Id at n.19

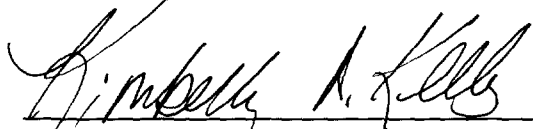
proposal instantly creates an inequity between stations licensed to a community with multiple stations and those licensed to a community with a small number of stations or even only one station licensed to it. Indeed, under the community contour standard, licensees in communities in which there is only one station licensed to the community would have no studio location options other than those created by the station's own contour! Again, this effect is acute particularly for minority-licensees like Syncom, who, own stations in towns at the edge of a market--towns so small that there may be no other station licensed to them. Thus, in application, the community contour standard would disproportionately and unfairly affect minority broadcasters and disserve the Commission's established policies to increase minority ownership of broadcast facilities.¹⁰ The contour option also would not be helpful in situations where city-grade contours of other stations in the market are difficult to determine, or where a station in the market modifies its facilities and its amended contours are not readily attainable.

¹⁰See Policies and Rules Regarding Minority and Female Ownership of Mass Media Facilities, Notice of Proposed Rule Making, 10 FCC Rcd 2788 (1995).

For the aforementioned reasons, Syncom strongly urges the Commission to modify the main studio location requirements of its rules and permit broadcast licensees to locate their main studio within 50 miles of the center of the community of license. Syncom believes that the simple construction and easy application of a straight 50-mile radius standard weigh heavily in favor of its adoption.

Respectfully submitted,

SYNDICATED COMMUNICATIONS VENTURE
PARTNERS II, L.P.



Howard A. Topel
Kimberly A. Kelly

Fleischman and Walsh, L.L.P.
1400 16th Street, NW, Suite 600
Washington, DC 20036
202/939-7900

Their Attorneys

Dated: September 8, 1997/56793

CERTIFICATE OF SERVICE

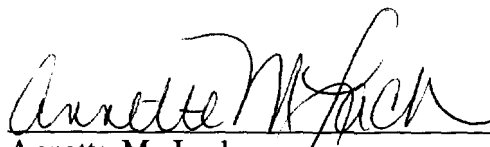
I, Annette M. Lach, a secretary at the law firm of Fleischman and Walsh, L.L.P.
hereby certify that copies of the foregoing "Reply Comments" were served this 8th day of
September, 1997, via regular mail, upon the following:

*Mr. Roy Stewart
Mass Media Bureau
Federal Communications Commission
1919 M Street, NW, Room 302-E
Washington, DC 20554

Sam Antar
Vice President
Law and Regulation
ABC, Inc.
77 West 66th Street
New York, NY 10023

Linda J. Eckard
Mary L. Plantamura
Roberts & Eckard
1150 Connecticut Ave., NW
Suite 1100
Washington, DC 20036
*Counsel to Radio One Licenses,
Inc.*

* By hand delivery


Annette M. Lach